

1 Honorable James L. Robart
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

10 UNITED STATES OF AMERICA *ex rel.*
11 RAJU A.T. DAHLSTROM,

12 STATE OF WASHINGTON, *ex rel. RAJU*
A.T. DAHLSTROM

13 Plaintiffs,
14 v.
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16 SAUK-SUIATTLE INDIAN TRIBE of
17 Washington, A Federally-Recognized Indian
18 Tribe, RONDA KAY METCALF,
CHRISTINE MARIE JODY MORLOCK, and
ROBERT LARRY MORLOCK (all defendants
19 are sued in their official and/or individual
capacities where permitted by statute)

20 COMMUNITY NATURAL MEDICINE,
21 PLLC, CHRISTINE MARIE JODY
22 MORLOCK, ROBERT LARRY MORLOCK;
RONDA KAY METCALF, are sued in their
official and/or individual capacities.

23 Defendants.
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NO. 16-CV-0052-JLR

STIPULATED MOTION FOR
AMENDED ORDER REGARDING
INITIAL DISCLOSURES, JOINT
STATUS REPORT, AND EARLY
SETTLEMENT AND [PROPOSED]
ORDER

Note on Motion Calendar:
May 18, 2017

STIPULATED MOTION FOR
AMENDED ORDER REGARDING INITIAL
DISCLOSURES, JOINT STATUS REPORT, AND
EARLY SETTLEMENT AND [PROPOSED] ORDER - 1

FLOYD, PFLUEGER & RINGER P.S.
200 WEST THOMAS STREET, SUITE 500
SEATTLE, WA 98119
TEL 206 441-4455
FAX 206 441-8484

JOINT STIPULATION

COMES NOW plaintiff, Raju Dahlstrom, by and through his attorney, Richard L. Pope, and defendants, by and through their attorneys Jack W. Fiander, Thomas B. Nedderman, John A. Safarli,¹ stipulate and agree to amendment of the dates set forth in this Court's Order Regarding Initial Disclosures, Joint Status Report, and Early Settlement Order. Dkt. #40.

WHEREFORE, the parties agree² that the new dates for the initial disclosures and submission of the Joint Status Report and Discovery Plan shall be:

Deadline for FRCP 26(f) Conference: **6/1/2017**

Initial Disclosures Pursuant to FRCP 26(a) (1): 6/15/2017

Combined Joint Status Report and Discovery Plan as Required by FRCP 26(f) and Local Civil Rule 26(f); 6/22/2017

SO STIPULATED.

Dated this 15th day of May, 2017.

/s/
RICHARD L. POPE
Lake Hills Legal Services, P.C.
15600 N.E. 8th Street, Suite B1-358
Bellevue, Washington 98008
Phone: 425-829-5305
Email: rp98007@gmail.com
Attorney for Plaintiff

¹ Mr. Fiander has entered a notice of appearance for Christine Morlock, Robert Morlock, and Ronda Metcalf (the "Individual Defendants"), as well as Community Natural Medicine, PLLC. Messrs. Nedderman and Safarli have appeared for the Individual Defendants only.

² Mr. Safarli telephonically contacted Kayla Stahman, counsel for the United States, and Carrie Bashaw, counsel for the State of Washington, and advised them of this stipulation. Both counsel advised that they did not have a position on this stipulation.

STIPULATED MOTION FOR
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FAX 206 441-8484

SO STIPULATED,

Dated this 15 day of May, 2017.

/s/
THOMAS B. NEDDERMAN
Floyd, Pflueger & Ringer, P.S.
200 W. Thomas St., Suite 500
Seattle, Washington 98026
Phone: 206-441-4455
Email: tnedderman@floyd-ringer.com
*Attorney for Defendants Christine Morlock,
Robert Morlock, and Ronda Metcalf*

SO STIPULATED.

Dated this 16 day of May, 2017.

/s/
JACK W. FIANDER
Towtnuk Law Offices LTD
Sacred Ground Legal Services, Inc.
5808A Summitview Ave, Suite 97
Yakima, WA 98908
Seattle, 98026
Phone: 509-961-0096
Email: towtnuklaw@msn.com
Attorney for Defendants Community Natural Medicine, PLLC, Christine Morlock, Robert Morlock, and Ronda Metcalf

ORDER

The Court, having reviewed the pleadings and record in this matter and the parties having stipulated and agreed, it is hereby **ORDERED** that the Order Regarding Initial Disclosures, Joint Status Report, and Early Settlement shall be amended as provided above herein.

Dated this 19th day of May, 2017.

United States District Court Judge

STIPULATED MOTION FOR
AMENDED ORDER REGARDING INITIAL
DISCLOSURES, JOINT STATUS REPORT, AND
EARLY SETTLEMENT AND [PROPOSED] ORDER - 3

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1 CERTIFICATE OF SERVICE

2 The undersigned hereby certifies under penalty of perjury under the laws of the United
3 States that on the date noted below, a true and correct copy of the foregoing was delivered
4 and/or transmitted in the manner(s) noted below:

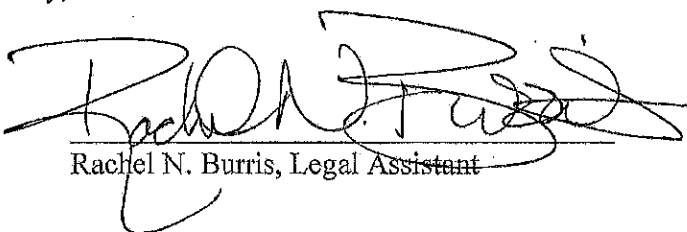
5 Kayla C. Stahman *Counsel for Plaintiff* [] Via Messenger
6 United States Attorney's Office [] Via Email
7 700 Stewart Street Ste. 5220 [] Via Facsimile
Seattle, WA 98101 [] Via U.S. Mail
8 kayla.stahman@usdoj.gov [X] Via CM/ECF

9 Carrie L. Bashaw *Counsel for Plaintiff* [] Via Messenger
10 Attorney General's Office [] Via Email
7141-Cleanwater Drive SW [] Via Faesimile
11 PO Box 40124 [] Via U.S. Mail
Olympia, WA 98504-0124 [X] Via CM/ECF
12 CarrieB@atg.wa.gov

13 Richard Lamar Pope, Jr. *Counsel for Plaintiff* [] Via Messenger
14 Lake Hills Legal Services PC [] Via Email
15 15600 NE 8th Street, Ste. B1-358 [] Via Facsimile
Bellevue, WA 98008 [] Via U.S. Mail
16 rp98007@gmail.com [X] Via CM/ECF

17 Jack Warren Fiander *Counsel for Defendants* [] Via Messenger
18 Towtnuk Law Offices, Ltd. [] Via Email
Sacred Ground Legal Services, Inc. [] Via Facsimile
19 5808A Summitview Avenue, Ste. 97 [] Via U.S. Mail
Yakima, WA 98908 [X] Via CM/ECF
20 Towtnuklaw@msn.com

21 DATED this 16 day of May, 2017.

22 
23
24 Rachel N. Burris, Legal Assistant

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26 STIPULATED MOTION FOR
27 AMENDED ORDER REGARDING INITIAL
DISCLOSURES, JOINT STATUS REPORT, AND
EARLY SETTLEMENT AND [PROPOSED] ORDER -4

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